## Morgan Lewis

## Leni D. Battaglia

Partner +1.212.309.7177 leni.battaglia@morganlewis.com

August 19, 2021

## **VIA ECF**

Hon. Denise L. Cote United States District Court Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, NY 10007

Re: Restaurant Law Center, et al. v. City of New York, et al.

Civil Action No. 1:21-cv-04801

## Your Honor:

We represent Plaintiffs Restaurant Law Center and New York State Restaurant Association (collectively "Plaintiffs") in the above-captioned matter. In accordance with Your Honor's Individual Practices in Civil Cases, Plaintiffs respectfully request leave to file an additional five (5) pages (for a total of 30 pages) for their consolidated response to Defendants' cross-motion for summary judgment and reply in support of Plaintiffs' motion for summary judgment, which are currently due on August 24, 2021. Plaintiffs submit that the additional pages are necessitated to properly respond to Defendants' cross-motion for summary judgment and opposition to Plaintiffs' motion for summary judgment (Dkt. 41)—including because Defendants were granted a similar extension of pages.

Defendants' counsel consents to this request.

Thank you for your consideration.

Respectfully submitted,

/s/ Leni D. Battaglia

Leni D. Battaglia

LDB

cc: Counsel of Record (via ECF)